



NEIGHBORHOOD SERVICES DEPARTMENT

DIRECTOR
STEPHEN HARSIN, AICP

NOTICE AND ORDER

APN: 138-34-214-118

March 21, 2007
Case #51142

*Certified and Regular Mail
Return Receipt Requested*

Leon D. Williams III
2740 S Tenaya Way
Las Vegas, NV 89117-2914

TEN (10) DAY VACATE NUISANCE NOTICE AND ORDER TO COMPLY

As recorded owner(s) of the building(s) located at **7132 Lakehurst Court, Las Vegas, NV, legally described as Parcel #138-34-214-118**, you are hereby given notice that the Building Official or his designee has determined that the aforementioned building(s) is substandard and dangerous. Said building(s) is substandard and dangerous and declared a public nuisance as described under Las Vegas Municipal Code (LVMC) 9.04.020 and Section 202 of the Uniform Housing Code and, therefore, *must be vacated*.

The following is a brief description of the violations:

Per 9.04 Refuse & Waste: Remove any visible non-usable materials, goods, etc. from all yards and other areas to comply with code, i.e., trash, old paint, wood, metal, plastics, boxes, buckets.

Per 9.12 Litter: Remove all litter and maintain litter free.

Per 9.12 Outside Storage: Remove all visible storage of materials and goods from all yards and other areas to comply with code, i.e., shopping carts, wood, weights, furniture, mattresses, bed frames, weight benches, any items not intended for outside use.

Per 16.04 Building Permits Required: 1. Obtain all required permits and inspections for power and water meters. 2. Remove or obtain permit for patio/shade in rear yard.

Per 16.20 Housing Codes: Repair and replace all broken windows.

Per 16.40 Ten (10) Day Vacate and Order to Comply: Property is uninhabitable and has been posted sub-standard, dangerous, and declared a public nuisance under Section 202 and 701 of the Uniform Housing Code. Property must be vacated within ten (10) days. Property must remain vacant until all repairs are made.

LAS VEGAS CITY COUNCIL
MAYOR OSCAR B. GOODMAN
MAYOR PRO TEM GARY REESE • LARRY BROWN • STEVE WOLFSON
LOIS TARKANIAN • STEVEN D. ROSS
CITY MANAGER DOUGLAS A. SELBY

18201-031-06-06

CITY OF LAS VEGAS • 400 STEWART AVENUE • LAS VEGAS, NEVADA 89101
VOICE 702.229.6615 • FAX 702.382.4341 • TTY 702.386.9108 • www.lasvegasnevada.gov



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Per 16.12 Electrical Code: Repair and replace breaker box by a certified electrician,
Obtain all required permits for replacement and repair of electric connections to and leading from
breaker box by certified electrician,
Obtain final inspection from City of Las Vegas and obtain service and legal hook up and meter from
Nevada Power.

Post: No trespassing (per NRS 207.200), no dumping (per NRS 444.630), no vehicles (per CLVMC
10.78.020 & 11.24.020) sign on site to deter illegal activity and prevent future violations. All trespassers,
squatters, and anyone unable to prove occupancy must vacate premises within three (3) days of posting of
this notice.

Upon correction of violation(s), the responsible party; being resident, tenant, owner, or manager, licensee
or other person having control over a structure or parcel of land, must maintain properly in compliance
or face possible fees, fines, and any such enforcement as permitted by this code.

Responsible party must provide contact information to this department. Contact area code enforcement
officer #33 at 229-4917 to supply your current phone number, e-mail address, fax number, or additional
mailing address.

LVMC Ordinance 5873 authorizes the City of Las Vegas to assess and collect a re-inspection fee of
\$120.00 if the violation(s) are not brought into compliance by the re-inspection date on this notice. An
additional fee of \$180.00 per hour, one-hour minimum (not to be pro-rated), will be charged for each
additional inspection after the initial re-inspection. In addition, LVMC 9.04.020 and 9.040.040 authorizes
the city to assess a civil penalty concurrently with the re-inspection fees assessed. On the 2nd re-inspection
a \$180 re-inspection fee + a \$150.00 civil penalty will be assessed; on the 3rd re-inspection a \$180 re-
inspection fee + a \$300.00 civil penalty will be assessed; on the 4th re-inspection and any future re-
inspections will be assessed a \$180 re-inspection fee + a \$500.00 civil penalty. Additionally, every person
who causes or maintains a public nuisance, or who willfully omits or refuses to perform any legal duty
relating to the abatement of such nuisance (1) shall be guilty of a misdemeanor; (2) shall be liable civilly
to the City and, upon such findings shall be responsible to pay civil penalties of not more than five
hundred (\$500.00) dollars per day, or for commercial properties; civil penalties of not more than one
thousand (\$1000.00) per day, for each day that any nuisance remained unabated after the date specified
for abatement in the notice of violation. The \$500.00 or \$1000 daily civil penalty will be determined at the
discretion of the city council. Any and all unpaid fees are subject to collection and/or liens.

Because the building(s) is substandard and deemed untenable, the Building Official or his designee orders
Leon D. Williams, III, owner(s) of the building, to vacate the building(s) by **April 2, 2007**. You must contact
the City of Las Vegas Neighborhood Response Division at (702) 229-6615 when the building(s) has been
vacated and all openings (i.e. windows, doors) are boarded and secured. Before re-entry, the building(s) or any
portion of it needs to be inspected and approved prior to occupancy.

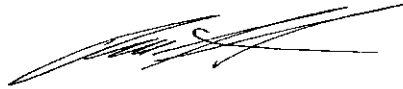
If these orders are not complied with, you are hereby given notice that the Building Official or his designee will
proceed to vacate the building(s), cut off electrical power secure the building and charge the cost against the
property or its owner(s). As the property owner(s), you will be responsible for all costs incurred. In this event,
you will be notified of a public hearing to be conducted by the City Council to review the costs, and their
decision shall be final and conclusive. Upon approval of the costs by the City Council, a Lien of Assessment
shall be filed with the County Recorder's Office, certified copies of the lien given to the County Treasurer, and
the amount of the Lien of Assessment shall then be collected at the same time and in the same manner as

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ordinary property taxes. All laws applicable to the levy, collection and enforcement of property taxes shall be applicable to such assessment.

If you disagree with the assessment of Neighborhood Response, then within ten days after service of the notice of violation, the owner or responsible party may appeal to the City Council. Such appeal shall be in writing and shall be filed with the City Clerk. Within fifteen days after the appeal has been filed, the appellant shall be given written notice of the procedure and time frame for the hearing of the appeal. The appeal shall be heard by the City Council or by the Council's designee, with a right of final appeal to the Council. The decision of the City Council or the council's designee, in cases where a owner or responsible party failing to appeal as provided in this Section shall be deemed to have waived any and all objections to the existence of a public nuisance and the abatement of such nuisance.

BY ORDER OF

A handwritten signature in black ink, appearing to read 'Devin Smith', with a stylized flourish at the end.

Devin Smith, Manager
Neighborhood Response Division
Department of Neighborhood Services